- (1) Facilities inventories. Additions, deletions, and changes shall be submitted using GSA Form 3549, Government-owned/leased Maintenance, Storage, Training, Refueling Facilities (per facility) or FAMIS file structures.
- (2) Aircraft inventories. Additions, deletions, and changes shall be submitted using GSA Form 3550, Government Aircraft Inventory (per aircraft) or FAMIS file structures. Any aircraft operated or held in a nonoperational status, must be reported to FAMIS regardless of its ownership

(3) Aviation support services cost data. This data will be submitted using GSA Form 3554, Aircraft Contract/ Rental/Charter Support Services Cost Data Form or FAMIS file structures, as support service agreements become effective.

- (b) Each executive agency will provide GSA with reports annually on or before January 15 for the previous fiscal year ending September 30 for:
- (1) Contract, rental, and charter aircraft cost and utilization data. Each form or FAMIS database record must contain only one aircraft for each type of mission performed. The data is submitted using GSA Form 3551, Contract/Charter/Rental Aircraft Cost and Utilization or FAMIS file structures.
- (2) Government aircraft cost and utilization data. The cost and utilization information must be tracked by serial number and must reflect the actual use and expenditures incurred for each individual aircraft. These reports are to be submitted using GSA Form 3552, Government Aircraft Cost and Utilization or FAMIS file structures.
- (c) Each executive agency will provide GSA with a report semiannually on or before May 31 for the period October 1 through March 30, and on or before November 30 for the period April 1 through September 30 for senior Federal official and special category travel. These reports are to be submitted using GSA Form 3641, Senior Federal Travel or FAMIS file structures. Executive agencies that did not transport any senior Federal officials or special category travelers during the relevant time frame must submit a written response that acknowledges the reporting requirements and states that they have no travel to report. For detailed explanation see § 101-37.408.

§ 101-37.505 Aircraft used for sensitive missions.

Inventory, cost, and utilization data submitted to GSA for agency aircraft dedicated to national defense, law enforcement, or interdiction missions

will be safeguarded as specified in § 101–37.506. GSA will not allow identification (registration number, serial number, etc.), location, or use patterns to be disclosed except as required under the Freedom of Information Act.

§101-37.506 Reporting requirements for law enforcement, national defense, or interdiction mission aircraft.

Agencies using aircraft for law enforcement, national defense, or interdiction missions may use reporting provisions which provide for agency information protection as specified in paragraphs (a) and (b) of this section.

- (a) Undercover aircraft. Agencies operating undercover aircraft as defined in § 101-37.100, will report to GSA all FAMIS data in accordance with § 101-37.504, to include the registration number and serial number as reported to the Federal Aviation Administration (FAA), Office of Aircraft Registry.
- (b) Deep cover aircraft. Agencies operating deep cover aircraft as defined in § 101-37.100, will report to GSA all FAMIS data in accordance with § 101-37.504, except for that data requiring special handling by the FAA. Specific identifying data for those aircraft requiring special handling by the FAA will be reported as follows:
- (1) Special number data. Initially, agencies will supply the actual aircraft serial number with a unique code number. The code number will be used for all future data submissions. GSA will maintain the actual serial number and associated code in a secured file independent from all other FAMIS data. The secured file containing aircraft serial number data will not be printed or distributed.
- (2) Registration number data. Agencies will not submit registration number (FAA registration number) for deep cover aircraft.
- (3) Location data. Agencies will not submit location data.

Subpart 101-37.11—Accident and **Incident Reporting and Investigation**

§101-37.1101 [Reserved]

8. Section 101-37.1101 is removed and reserved.

Dated: December 28, 1994.

Julia M. Stasch,

Acting Administrator of General Services. [FR Doc. 95-773 Filed 1-17-95; 8:45 am] BILLING CODE 6820-24-M

DEPARTMENT OF THE INTERIOR

41 CFR Parts 114-51 and 114-52

Provision and Assignment of Quarters and Furnishings; Establishment of **Quarters Rental Rates**

AGENCY: Office of the Secretary, Interior. **ACTION:** Final rule.

SUMMARY: The Department of the Interior has amended the internal regulations and procedures governing the provision, assignment and administration of quarters, and the establishment of rental charges for Government furnished quarters. These changes reflect the requirements of the most recent Office of Management and **Budget Circular on Government** furnished quarters. The Department of the Interior is hereby deleting the current text from the Code of Federal Regulations. This text, which does not affect the public, is being deleted because it duplicates the text in other internal regulations. The intended effect is to eliminate duplicate regulations and thereby simplify the overall regulatory structure.

EFFECTIVE DATE: This rule is effective February 17, 1995.

FOR FURTHER INFORMATION CONTACT: Gregory G. Haller, Administrative Service Center, Code 2910, 7301 West Mansfield Avenue, Denver, CO 80235-2230. Phone: (303) 969-7240.

SUPPLEMENTARY INFORMATION: These quarters management regulations govern the internal actions of the Department and other Federal agencies which have agreed voluntarily to incorporate quarters rental charges determined by the Department into their respective quarters management programs. Inasmuch as the content of these regulations is set forth in greater detail in the Departmental Quarters Handbook (400 DM), the Department has determined that it is no longer necessary to maintain these generalized regulations in 41 CFR parts 114-51 and 114-52.

This rule was not subject to Office of Management and Budget review under Executive Order 128866. Because these procedures govern only internal management actions of the DOI and agencies who voluntarily participate in the DOI quarters rental program, the DOI certifies that this document will not have a significant economic effect on a substantial number of small entities under the Regulatory Flexibility Act (5 U.S.C. 601 et seq.).

The DOI has further determined that these regulations will not significantly affect the environment. An

environmental impact statement is not required under the National Environmental Policy Act of 1969. Because the Department, by removing these regulations, is simply relying on more comprehensive internal regulations which are already in place. the Department for good cause, within the meaning of 5 U.S.C. 553(b)(B), finds that notice and public comment on the rule are not required. Finally, the DOI has determined that the rule has no federalism implications affecting the relationship between the national government and the states, as outlined in Executive Order 12612.

This rule does not contain information collection requirements which require approval by the Office of Management and Budget under 44 U.S.C. 3501 *et seq.*

The primary author of this document is Gregory G. Haller, Quarters Program Manager, Administrative Service Center.

List of Subjects

41 CFR Part 114-51

Government property management, Housing.

41 CFR Part 114-52

Administrative practice and procedure, Government employees, Government property management, Housing, Reporting and recordkeeping requirements.

Robert J. Lamb,

Acting Assistant Secretary—Policy, Management and Budget.

For the reasons set forth in the preamble, under the authority at 5 U.S.C. 5911(f), 41 CFR chapter 114 is amended as set forth below.

PART 114-51—GOVERNMENT FURNISHED QUARTERS

1. The authority citation for part 114–51 continues to read as follows:

Authority: 5 U.S.C. 301

2. The heading of part 114–51 is revised as set forth above.

Subpart 114-51.1—General

- 3. The heading of subpart 114–51.1 is revised as set forth above.
- 4. Section 114–51.100 is revised to read as follows:

§ 114–51.1000 Departmental Quarters Handbook.

The Office of Acquisition and Property Management (PAM) has prepared the Departmental Quarters Handbook (DQH), 400 DM, which provides detailed guidelines governing administration, management and rental rate establishment activities relating to Government furnished quarters (GFQ). Officials responsible for administration and management of quarters shall implement and comply with the provisions of the DQH, and shall ensure its availability for examination by all employees.

§114-51.101 [Removed]

5. Section 114-51.101 is removed.

§114-51.102 [Removed]

6. Section 114-51.102 is removed.

Subpart 51.2 [Removed]

7. Subpart 51.2 is removed.

Subpart 51.3 [Removed]

8. Subpart 51.3 is removed.

Part 114-52 [Removed]

9. Part 114-52 is removed.

[FR Doc. 95–1111 Filed 1–17–95; 8:45 am] BILLING CODE 4310–RF–M

Bureau of Land Management

43 CFR Public Land Order 7112

[CA-940-1430-01; CACA 24052]

Withdrawal of Public Land for Indian Creek Recreation Area; California

AGENCY: Bureau of Land Management, Interior.

ACTION: Public land order.

SUMMARY: This order withdraws 2,104.42 acres of public land from surface entry and mining for a period of 20 years for the Bureau of Land Management to protect recreation improvements and resources within the Indian Creek Recreation Area. The land has been and will remain open to mineral leasing.

EFFECTIVE DATE: January 18, 1995.

FOR FURTHER INFORMATION CONTACT: Duane Marti, BI M California State

Duane Marti, BLM California State Office, 2800 Cottage Way, Sacramento, California 95825, 916–978–4820.

By virtue of the authority vested in the Secretary of the Interior by Section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714 (1988), it is ordered as follows:

1. Subject to valid existing rights, the following described public land is hereby withdrawn from settlement, sale, location or entry under general land laws, including the United States mining laws (30 U.S.C. Ch. 2 (1988)), but not from leasing under the mineral leasing laws, to protect the recreation improvements and resources within the Indian Creek Recreation Area:

Mount Diablo Meridian

T. 10 N., R. 20 E.,

 $\begin{array}{l} \text{Sec. 3, } W^{1\!/\!_2} \text{ lot 5, } W^{1\!/\!_2} \text{ lot 6, lot 7, } E^{1\!/\!_2} \text{ lot} \\ \text{8, } E^{1\!/\!_2} W^{1\!/\!_2} \text{ lot 8, } W^{1\!/\!_2} \text{ lot 9, } W^{1\!/\!_2} E^{1\!/\!_2} \text{ lot} \\ \text{9, lots 10 and 11, } E^{1\!/\!_2} \text{ lot 12, } E^{1\!/\!_2} W^{1\!/\!_2} \text{ lot} \\ \text{12, } W^{1\!/\!_2} SW^{1\!/\!_4}, W^{1\!/\!_2} E^{1\!/\!_2} SW^{1\!/\!_4}, E^{1\!/\!_2} SE^{1\!/\!_4}, \\ \text{and } E^{1\!/\!_2} W^{1\!/\!_2} SE^{1\!/\!_4}; \end{array}$

Sec. 4, S½W½ lot 5, S½N½E½ lot 6, S½E½ lot 6, W½ lot 6, lots 7 and 8, E½ lot 9, E½ lot 10, E½ lot 11, lots 17 and 18, SW¼, and S½SE¼;

Sec. 8, NE¹/4NE¹/4, NE¹/4SE¹/4, N¹/2SE¹/4SE¹/4, and SE¹/4SE¹/4SE¹/4;

Sec. 9, NE¹/4NE¹/4, SW¹/4NE¹/4, N¹/2SE¹/4NE¹/4, N¹/2NW¹/4, SW¹/4, and NW¹/4SE¹/4;

Sec. 10, W¹/2E¹/2NE¹/4, E¹/2W¹/2NE¹/4, NW¹/4NW¹/4, N¹/2SW¹/4NW¹/4, W¹/2NE¹/4SE¹/4, and E¹/2NW¹/4SE¹/4.

The area described contains 2,104.42 acres in Alpine County.

- 2. The withdrawal made by this order does not alter the applicability of those public land laws governing the use of the land under lease, license, or permit, or governing the disposal of their mineral or vegetative resources other than under the mining laws.
- 3. This withdrawal will expire 20 years from the effective date of this order unless, as a result of a review conducted before the expiration date pursuant to Section 204(f) of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714(f) (1988), the Secretary determines that the withdrawal shall be extended.

Dated: January 6, 1995.

Bob Armstrong,

Assistant Secretary of the Interior. [FR Doc. 95–1225 Filed 1–17–95; 8:45 am] BILLING CODE 4310–40–M

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 22

[CC Docket No. 92-115]

Public Mobile Services

AGENCY: Federal Communications Commission.

ACTION: Final rule; suspension of effectiveness.

SUMMARY: On September 9, 1994, the Commission release a Report and Order revising its Part 22 Rules governing the Public Mobile Services. The instant Order responds to requests for stay of certain of these rules, which went into effect on January 1, 1995. Specifically, the Order suspends the effective date of certain Part 22 Rules affecting the processing of 931 MHz paging applications, stays a new policy prohibiting two different licensees from sharing the same transmitter, and denies a request for stay of a new rule designed